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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/510,666	02/22/2000	Hans Kodeda	250/002	2852
22249	7590 05/22/2002			
LYON & LYON LLP 633 WEST FIFTH STREET SUITE 4700			EXAMINER	
			FLORES RUIZ, DELMA R	
LOS ANGELES, CA 90071			ART UNIT	PAPER NUMBER
			2828	
			DATE MAILED: 05/22/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

		$w\sim$			
	Application No.	Applicant(s)			
	09/510,666	KODEDA ET AL.			
Office Action Summary	Examiner	Art Unit			
	Delma R. Flores Ruiz	2828			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep- If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from e. cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on 22	February 2002 .				
2a) ☐ This action is FINAL. 2b) ☑ T	his action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4)⊠ Claim(s) <u>1-34</u> is/are pending in the applicatio					
4a) Of the above claim(s) is/are withdra	iwn from consideration.				
5) Claim(s) is/are allowed.		P 09.			
6)⊠ Claim(s) <u>1-34</u> is/are rejected.		Paul Jo			
7) Claim(s) is/are objected to.		PAUL IP			
8) Claim(s) are subject to restriction and/o	or election requirement.	SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800			
9) The specification is objected to by the Examine	er.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11) The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.					
If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Ex	kaminer.				
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documen	ts have been received in Application	on No			
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
14) Acknowledgment is made of a claim for domest	ic priority under 35 U.S.C. § 119(e	e) (to a provisional application).			
 a) The translation of the foreign language present 15) Acknowledgment is made of a claim for domes 	• •				
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)			
J.S. Patent and Trademark Office PTO-326 (Rev. 04-01) Office A	ction Summary	Part of Paper No. 6			

DETAILED ACTION

Drawings

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character "408" has been used to designate both optical holding and extraction device and spring stop. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference sign(s) not mentioned in the description:

- Fig. 1, characters 209 and 107,
- Fig. 2, characters 308 and 309, and
- Fig. 4, character 421.

A proposed drawing correction, corrected drawings, or amendment to the specification to add the reference sign(s) in the description, are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the claim 12 said the annular clip in which the optical element is receiver and a stop provided on the inner surface of the annular chip must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

Claims 9, and 25 rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential structural cooperative relationships of elements, such omission amounting to a gap between the necessary structural connections. See MPEP § 2172.01. The omitted structural cooperative relationships are: fully reflective mirror, a partially transparent, partially reflective mirror and a fully transparent window.

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Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1 - 8, 10 - 15 are rejected under 35 U.S.C. 102(b) as being anticipated by Vodzak et al. (5,857,775).

Vodzak disclose on Figure 14 the claimed limitations. However the claimed limitations or components where not numbered at the reference and therefore, the examiner in order to clarify the components not numbered at the figure 14, is numbering said components. The following rejection makes reference to the numbers assigned by the examiner.

Regarding claim 1 Vodzak disclose, on Figure 14, an optical element (character 511) holding and extraction device (character 5) comprising: an optical element (character 1); an optical element holder comprising a tubular gripping portion (characters 2 and 3) and a tubular extraction portion (character 5) connected at one end to the tubular gripping portion and having a diameter less than the tubular gripping portion, the tubular gripping portion gripping the peripheral edge of the optical element; a retainer slideably (character4) carried on the tubular extraction portion.

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Regarding claim 2 Vodzak disclose, on Figure 14, wherein the holder in rotateable within the retainer about a common axis and rotation of the holder the optical element.

Regarding claim 3, and 7 Vodzak disclose, on Figure 14, wherein the retainer (character 5) comprises an externally threaded sleeve (character 6); the optical element (character 1) is substantially round; and the axis of rotation is also common with the optical element.

Regarding claims 4, 5, 6, and 8 Vodzak disclose, on Figure 14, a mounting structure comprising an optical element receiving surface, wherein the retainer is removable engaged with the mounting structure and secures the optical element against the optical element receiving surface, a seal (chatacter528) interposed between the optical element, the optical element receiving surface and the retainer is threadably engaged with the mounting structure, the tubular gripping portion comprises a shoulder that is interposed between the retainer and the optical element.

Regarding claims 10, 11, and 13 Vodzak disclose, on Figure 14, a catch (character 526) disposed on the exterior surface of the tubular extraction portion at an end opposite to the end connected to the gripping portion and the catch and stop is

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selected from the group consisting of a snap ring (character 526) and detent (character 526).

Regarding claims 12, 14, and 15 Vodzak disclose, on Figure 14, the gripping portion comprises an annular clip in which the optical element is receiver and a stop provided on the inner surface of the annular chip, the mounting structure comprises a flexible tube element comprising a base and an optical element receiving end, an optical element receiving surface within the flexible tube element proximate to the receiving end, and a flexible section interposed between the base end and the receiving surface, and the flexible section comprises a bellows.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 16 – 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vodzak et al. (5,857,775) in view of Chenausky (5,748,663).

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Regarding claims 16 – 34 Vodzak discloses a an optical element (character 511) holding and extraction device (character 5) comprising: an optical element (character 1); an optical element holder comprising a tubular gripping portion (characters 2 and 3) and a tubular extraction portion (character 5) connected at one end to the tubular gripping portion and having a diameter less than the tubular gripping portion, the tubular gripping portion gripping the peripheral edge of the optical element; a retainer slideably (character4) carried on the tubular extraction portion, the holder in rotateable within the retainer about a common axis and rotation of the holder the optical element, the retainer (character 5) comprises an externally threaded sleeve (character 6); the optical element (character 1) is substantially round; and the axis of rotation is also common with the optical element, a mounting structure comprising an optical element receiving surface, wherein the retainer is removable engaged with the mounting structure and secures the optical element against the optical element receiving surface, a seal (chatacter528) interposed between the optical element, the optical element receiving surface and the retainer is threadably engaged with the mounting structure, the tubular gripping portion comprises a shoulder that is interposed between the retainer and the optical element, a catch (character 526) disposed on the exterior surface of the tubular extraction portion at an end opposite to the end connected to the gripping portion and the catch and stop is selected from the group consisting of a snap ring (character 526) and detent (character 526), the gripping portion comprises an annular clip in which the optical element is receiver and a stop

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provided on the inner surface of the annular chip, the mounting structure comprises a flexible tube element comprising a base and an optical element receiving end, an optical element receiving surface within the flexible tube element proximate to the receiving end, and a flexible section interposed between the base end and the receiving surface, and the flexible section comprises a bellows.

Vodzak disclose the claimed invention except for the gas laser incorporated at the claimed structure. It would have been obvious to one of ordinary skill in the art at the time the invention was made to accommodated the laser device inside the holding structure since holding the laser will make the system more precise and statically stable and advantageously avoid the laser from being damage or deteriorated by exterior causes. Holding the laser could also have many other possible advantages that one of ordinary skill in the art could have recognized, for example, rotating the laser device through the holding device in order to obtain the light emission in an specific and desired inclination with respect to the plane where the light is directed. The recitation that a gas laser has not been given patentable weight because it has been held that a preamble is denied the effect of a limitation where the claim following the preamble is a self-contained description of the structure not depending for complete ness upon the introductory clause. Kropa v. Robie, 88 USPQ 478 (CCPA 1951).

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Delma R. Flores Ruiz whose telephone number is (703) 308-6238. The examiner can normally be reached on M - F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Ip can be reached on (703) 308-3098. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-

3431.

elma R. Flores Ruiz

Examiner Art Unit 2828

DRFR/PI May 16, 2002 Paul Ip

Supervisor Patent Examiner

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